### **RULES**

### **ASSIGNMENT OF EDUCATIONAL LAND LEASES**

- 1. No lease shall be assigned without the written approval of the Board of Educational Lands and Funds
- 2. Assignments (Form 3205A) and Acceptances (Form 3205B) must be on forms approved by the Board and properly executed by <u>all</u> parties before a Notary. This includes all joint owners such as, for example, both husband and wife if held jointly. One original of each form must be submitted to the Board for approval.
- 3. The Improvement Inventory (Form 3203) must be completed, executed by all parties and returned to the Board for the assignment to be considered for approval.
- 4. The actual consideration paid for the assignment, excluding improvements, and for the improvements must be separately stated on Form 3205B by Assignee, along with the total consideration paid.
- 5. No lease shall be assigned, nor any assignment thereof approved, unless such assignee will operate the land for his own use and benefit. No assignment will be approved unless the assignee would qualify for an original lease. If there is more than one assignee, each must meet the eligibility requirements.
- 6. Whenever an application for assignment is made, the educational land shall be subject to reclassification.
- 7. Any improvement constructed, installed, or established on the lease while in the possession of the assignee shall be owned by the School Trust unless written permission is obtained from the Board prior to the construction, installation or establishment of such improvement.
- 8. The assignee of an educational land lease must cooperate with the local Soil Conservation District and carry out the program of conservation operations upon the educational land in accordance with the Rules and Regulations of the Board. All conservation improvements and operations recommended by the Conservation District must be approved by the Board prior to the time such operations or improvements are commenced.
- 9. A fee of \$50.00 for filing and recording the assignment must accompany the application. The fee will be refunded in the event the application is rejected.
- 10. All rental, interest, fees and other charges to the date of Board approval must be paid before an assignment will be approved and recorded.
- 11. Rental is subject to change by the Board semi-annually according to classification and any time upon reclassification.
- 12. The assignee will be held strictly accountable for observance of all covenants of the Lease.

## **ASSIGNMENT OF EDUCATIONAL LAND LEASE**

(To be completed by Assignor)

## KNOW ALL MEN BY THESE PRESENTS:

That for and in consideration of the actual sum \$ the Lease and any improvements thereon, the receivacknowledged, the undersigned hereby sells, assign	ipt and sufficiency of wh	ich is hereby expressly
title and interest of, in and to Educational Land Leas		
in Section, Town (legal description)	nship, Range _	in the County of
and any improvements there	on to	
(print the exact name(s) in which the L Unless otherwise expressly and clearly stated to the cont the Assignees (if more than one) as joint tenants with rig	trary herein, this Lease is hereby ghts of survivorship, and not as	by assigned to all of stenants in common.
of (print the exact address of Assignee(s)	including city, state and zip co	de)
Assignor		Assignor
Reason For Assignment:		
<u>ACKNOWLEDGEMEN</u>	NT FOR INDIVIDUAL	
STATE OF)		
STATE OF) ) ss. COUNTY OF)		
The foregoing instrument was acknowledged befo	re me this day of _	, 20,
by		
My commission expires:		
	FOR CORPORATION	
STATE OF) ) ss.		
COUNTY OF)		
The foregoing instrument was acknowledged		•
, 20, by	(name of officer or agent)	,
, of, of	(name of corporation acknow	, a vledging)
	orporation, on behalf of t	
My commission expires:	Notary Publ	lic
TO BE COMPLETED BY THE BOARD OF EDUCATION	NAL LANDS AND FUNDS	S:
Approved on and Recorded on No, Page in the Office of the Board	in Assign	nment Record Book nd Funds.
Rv		

FORM 3205A (Rev. 12/94)

# **ACCEPTANCE AND APPLICATION OF ASSIGNEE** (To be completed by Assignee) Telephone No. )ss. Cellular Phone No. \_\_\_\_\_ COUNTY OF The undersigned, \_\_\_\_\_ (print the exact name(s) in which the Lease will be held by Assignee) of (print the exact address of Assignee(s) including city, state, zip code) hereinafter referred to as Lessee, whether one or more, being first duly sworn on oath, hereby accepts this Assignment of Educational Land Lease #\_\_\_\_\_ \_\_\_\_\_ in \_ and deposes and says that the undersigned shall operate the land covered by this Lease for the undersigned's own use and benefit; shall not assign, sublease or otherwise dispose of the same without the written approval of the Board of Educational Lands and Funds of the State of Nebraska; shall commit no waste or damage on the land, nor permit others to do so; shall abide by all Rules And Regulations of the Board and all terms and conditions of this Lease; and shall pay all rentals and any other charges as the same become due. Unless otherwise expressly and clearly stated to the contrary in this Assignment, all of the Lessees (if more than one) hold this Lease as joint tenants with rights of survivorship, and not as tenants in common. Regardless of the manner in which this Lease is so held, all of the Lessees (if more than one) are jointly and severally liable and responsible for the full payment of all amounts due and to become due pursuant to this Lease and the full performance of all other terms and conditions of this Lease; any one of the Lessees is fully authorized to execute and deliver to the Board any instrument pertaining to this Lease, the land or anything thereon; and every such instrument so executed and delivered to the Board by any one of the Lessees shall be binding upon all of the Lessees in the same manner as if it had been executed by all of them except only an assignment or other instrument voluntarily terminating the entire leasehold interest of a Lessee which must be executed by each Lessee affected thereby. In support of this application, the undersigned hereby submits the following additional information under oath: Are you a resident of the State of Nebraska of legal age, or a corporation (or other legal entity) 1) authorized to do business in the State of Nebraska? Do you owe any past due rental to the Board? 2) 3) Provide the description of any land you now own or operate which borders this land: If you own any other Educational Land Lease, list the number of the Lease or legal description 4) of the land: State the consideration which you have agreed to pay to Assignor for this Assignment 5) (excluding improvements) \$\_\_\_\_\_\_, for the improvements (only) \$\_\_\_\_\_\_, Total \$\_\_\_\_\_. The undersigned has read the above and foregoing instrument and knows the contents thereof. The facts and information above set forth are true and given for the purpose of securing the approval of this Assignment by the Board of Educational Lands and Funds.

Assignee	Assignee
Assignee	Assignee
Subscribed in my presence and sworn to before me thi	s day of, 20
My commission expires:	Notary Public
Are all rental, interest, fees and other charges paid to the d Filing and Recording Fee of \$50.00 attached? Yes	ate of Board approval? Yes No

Yes\_\_\_\_\_ No

# INVENTORY OF LESSEE-OWNED IMPROVEMENTS TO THE BOARD OF EDUCATIONAL LANDS AND FUNDS

Date:			COUNTY	
		Lease	#	
		Legal		
DESCRIPTION OF LESSEE-OWNED BOARD APPROVED IMPROVEMENT(S) BEING TRANSFERRED FROM ASSIGNOR TO ASSIGNEE	AP	<b>PRAIS</b>	E IMPROVEMENT TYPE (CIRCLE A FOR ABLE, CIRCLE P FOR NON-APPRAISABLE AL PROPERTY, SPECIFY AND OTHER TYPE)	
7.001014EE	Α	Р		
	A			
	A	Р		
	A	P		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
	Α	Р		
Each of the undersigned hereby certifies that the lessee-owned improvements approved by the and agrees that all other improvements on this	he Boa	rd bein	ng transferred from assignor to assignee	
Assignor	_	Assign	nee	
Assignor	_	Assignee		

FORM 3203 (7/86)